IN THE DISTRICT COURT OF GUAM TERRITORY OF GUAM **CRIMINAL MINUTES**

DISTRICT COURT OF GUA

MAR 1 4 2005

MARY L.M. MORA **CLERK OF COUR**

CASE NO. CR-05-00005-002 DATE: 3/14/2005 TIME: 1:57 p.m. HON, JOAQUIN V. E. MANIBUSAN JR., Magistrate Judge Law Clerk: J. Hattori Courtroom Deputy: Virginia T. Kilgore Court Reporter: Wanda Miles CSO: J. Lizama / B. Benavente Hearing Electronically Recorded: 1:57:15 - 2:17:24 ATTY: JOAQUIN C. ARRIOLA, JR. DEFT: THIN LOO YAT (X) PRESENT () RETAINED () FPD (X) CJA APPOINTED (X) PRESENT (X) CUSTODY () BOND () P.R. AGENT: U.S. ATTORNEY: ROSS STODDARD U.S. MARSHAL: P. RABINA U.S. PROBATION: MARIA CRUZ () SWORN LANGUAGE: INTERPRETER:) PREVIOUSLY SWORN PROCEEDINGS: CHANGE OF PLEA) COMPLAINT READ TO DEFENDANT () FINANCIAL AFFIDAVIT REVIEWED AND ACCEPTED: ______, ATTORNEY APPOINTED (X) DEFENDANT SWORN AND EXAMINED: AGE: _____ HIGH SCHOOL COMPLETED: High School (X) DEFENDANT ARRAIGNED AND ADVISED OF HIS RIGHTS. CHARGES AND PENALTIES () REMOVAL/IDENTITY HEARING () CONDUCTED () WAIVED () SET FOR:_ () WARRANT OF REMOVAL ISSUED () GOV'T SUMMARIZES THE EVIDENCE () GOV'T SUBMITS TO THE PLEA AGREEMENT (X) COURT QUESTIONS DEFENDANT REGARDING HIS PHYSICAL AND MENTAL CONDITION, AND ADVISES DEFENDANT OF THE NATURE AND POSSIBLE CONSEQUENCES OF SAID PLEA) DEFENDANT WAIVE READING OF () COMPLAINT () INFORMATION () INDICTMENT (X) PLEA ENTERED: (X) GUILTY () NOT GUILTY - TO: COUNT I
() COUNT(S) ______ DISMISSED ON GOVERNMENT'S
() PLEA AGREEMENT FILED: ______ PLEA: () ACCEPTED () REJECTED DISMISSED ON GOVERNMENT'S MOTION () COURT ORDERS PLEA AGREEMENT SEALED () COURT REJECTS PLEA AGREEMENT AND REFERS IT TO:______ FOR RECOMMENDATION. (X) SENTENCING DATE: JUNE 13, 2005 at 10:00 A.M. () STATUS HEARING: ______ at _____ (X) PRESENTENCE REPORT ORDERED AND DUE: MAY 9, 2005) PRELIMINARY EXAMINATION SET FOR: ARRAIGNMENT SET FOR: () TRIAL SET FOR: PROCEEDINGS CONTINUED TO: () DEFENDANT TO BE RELEASED ON BOND (see release conditions on page 2)) DEFENDANT REMANDED TO THE CUSTODY OF THE U.S. MARSHAL SERVICE FOR ()PROCESSING ()DETENTION) DETENTION HEARING REQUESTED BY _ GOV'T _ DEFT IS SET FOR:_) DEFENDANT RELEASED ON BAIL AS PREVIOUSLY ORDERED BY THIS COURT

NOTES:

Defendant consented to have his change of plea heard before a U.S. Magistrate Judge.

Pen and ink changes made to the plea agreement: 1) Page 2, line 24, after the word additional insert the

words"two year", 2) Page 3, strike the Fifth element and insert the following paragraph:

To prove the defendant guilty of alding and abetting, the government must prove each of the following

(X) DEFENDANT TO REMAIN IN THE CUSTODY OF THE U.S. MARSHAL

CASE NO. CR-05-00005-002

DEFENDANT: THIN LOO YAT

elements beyond a reasonable doubt:

- 1. The offense of Possession of Fifteen or More Counterfeit or Unauthorized Access Devices was committed by someone;
- 2. The Defendant knowingly and intentionally aided, counseled, commanded, induced or procured that person to commit the offense of Possession of Fifteen or More Counterfeit or Unauthorized Access Devices; and
- 3. The Defendant acted before the crime was completed.

The Court signed the report and recommendation concerning defendant's plea of guilty.